within a week from July-September 2020. That dropped to 1 case in October-December 2020.

The percentage of first-degree felony bookings that were released within 7 days dropped from 33% to 16%.



### AN INITIAL ANALYSIS OF THE EFFECT OF HB206 ON THE CUSTODY STATUS OF FELONY DOMESTIC VIOLENCE AND OTHER FELONY CASES BOOKED AT THE SALT LAKE COUNTY JAIL

Jojo Liu, Director

Tucker Samuelsen, Data Analyst

the impact of HB206 on the pretrial custody status of felony domestic violence and other serious cases. For 1st degree felonies and other serious cases, the net effect has been that pretrial release is less HB206 has only been in effect since October 2020 yet some clear trend lines are visible with respect to likely in those categories of cases.

Prior to HB206, the courts set bail according to a standard bail schedule. Under that framework, bail amounts associated with the severity level of their booking. individuals charged with serious and violent offenses could secure release by bonding out on the high

For example, pre-HB206:

- Case # 191401782. 8 distinct felony filings in 2019, including 6 in a 3- month period. Every case was further increased, the defendant bails on each increased amount, and is released on each alleged assault or stalking against the same victim. In each subsequent case, the bail amount
- Case # 191904618 5 prior convictions of DV against same victim, active protective order in by commercial bond company after 3 days in jail. place. Aggravated assault against same victim (ex-wife) with children present. 100K bond paid
- Case #191402694 alleged gang member, attempted murder case, released on 500K bond, less witness tampering, against the witnesses in the murder case than 24 hours after booking by commercial bail bond company. Rebooked 6 months later for

case. The below metrics compare the 3 months since HB206 implementation against 3 months prior. type, and instead requires an individuated inquiry on the pretrial conditions appropriate for each HB206 moved pretrial release decision-making away from a standard bail schedule tied to charge

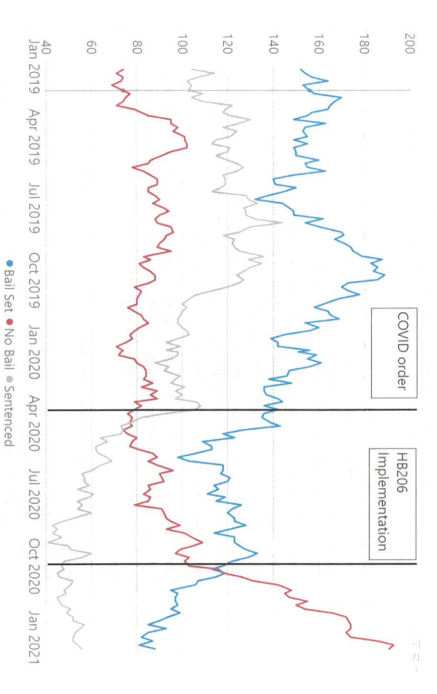
- The percentage of individuals who bonded out on Felony Domestic Violence cases has dropped
- one week of booking dropped by 41% The percentage of people individuals who bonded out on Felony Domestic Violence cases within
- Our review identified 11 cases of someone with an F1 Rape charge who bonded out



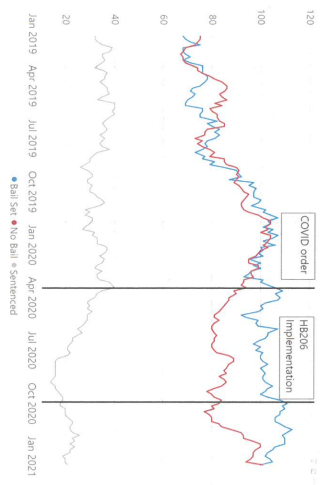
increased significantly since HB206 went into effect on October 1, 2020. those charged with any type of Felony 1 charges, the number of individuals subject to no bail holds has For those charged with Felony Domestic Violence offense, Felony Sex Offenses, Weapons Offenses, and

and custody condition over time. The below dashboard views reflect counts of individuals in jail (on the vertical axis), sorted by case type

# Individual in Jail on Felony Domestic Violence Cases:

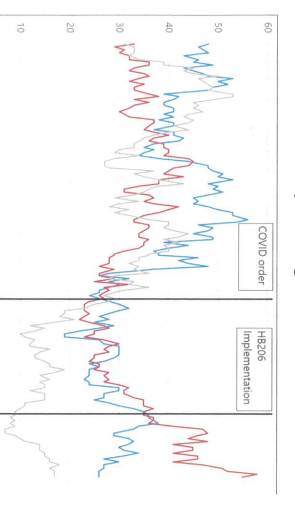


## Individuals in Jail on Felony Sex Offense Cases:





### Individual in Jail on Weapons Charges



## Individuals in Jail on All 1st Degree Felonies



